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APPLICATION NO.	FILING DATE FIRST NAMED INVENTOR ATTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/827,625	04/06/2001	Abolfazl Khosrowbeygi	US 010167	9039	
24737 7590	06/28/2004	EXAMINER			
PHILIPS INTELLECTUAL PROPERTY & STANDARDS			TRINH, SONNY		
P.O. BOX 3001 BRIARCLIFF MANOR, NY 10510			ART UNIT	PAPER NUMBER	
			2685	5	
			DATE MAILED: 06/28/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Applicati	on No.	Applicant(s)		
		09/827,62	25	KHOSROWBEYGI, ABOLFAZL		
		Examine		Art Unit		
		Sonny TF		2685		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
THE - External control	MORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATION COMMU	ON. FR 1.136(a). In no ev. n. a reply within the stateriod will apply and wstatute, cause the app	ent, however, may a reply be tim utory minimum of thirty (30) days ill expire SIX (6) MONTHS from lication to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).		
Status						
1)[🗆	Responsive to communication(s) filed on <u>(</u>	06 April 2001.				
· · ·	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
3)□	, —					
Disposit	tion of Claims					
5)⊠ 6)⊠ 7)⊠	Claim(s) 1-20 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  Claim(s) 1-14,16 and 18-20 is/are allowed.  Claim(s) 17 is/are rejected.  Claim(s) 15 is/are objected to.  Claim(s) are subject to restriction and/or election requirement.					
Applicat	ion Papers					
10)⊠	The specification is objected to by the Example The drawing(s) filed on 31 August 2001 is/a Applicant may not request that any objection to Replacement drawing sheet(s) including the control The oath or declaration is objected to by the	are: a)⊠ acce o the drawing(s) b orrection is requir	ne held in abeyance. See ed if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority	under 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
2) 🔲 Notic 3) 🔯 Infor	et(s)  ce of References Cited (PTO-892)  ce of Draftsperson's Patent Drawing Review (PTO-948)  mation Disclosure Statement(s) (PTO-1449 or PTO/SB  r No(s)/Mail Date 4.		4) Interview Summary ( Paper No(s)/Mail Da 5) Notice of Informal Pa			

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

1. **Claim 15** rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 15 recites the limitation "transmitter chip" in line 1. There is insufficient antecedent basis for this limitation in the claim. It is believed that claim 15 should depend on claim 14, not on claim 4. Appropriate correction is required.

#### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claim 17 is rejected under 35 U.S.C. 102(b) as being anticipated by Kung ("Kung"; U.S. Patent Number 6,037,825).

Regarding **claim 17**, Kung discloses a transmitter chip (column 1), comprising: a mixing stage; and means for operating in a current mode of operation to establish a constant gain of said mixing stage (figure 2, column 3 line 55 to column 5 line 55).

## Allowable Subject Matter

#### 3. **Claims 1-14, 16, 18-20** are allowed.

The following is an examiner's statement of reasons for allowance:

The present invention comprises the dynamic biasing of a transmitter chip. The transmitter chip comprises a variable gain amplifying stage, a biasing stage, a phase shifting stage, and a mixing stage. In response to a voltage control signal and a voltage intermediate frequency signal, the variable gain amplifying stage provides a current drive signal and a DC current control signal. While an ampere level of the DC component of the current drive signal and an ampere level of the DC current control signal vary as a function of any variations in the voltage control signal as well as any variation in the temperature, process performance, and supply power of the transmitter chip, a ratio of the ampere level of a DC component of the current drive signal to the ampere level of the DC current control signal is constant. The current drive signal and the DC current control signal establish the dynamic biasing block in a current mode of operation that maintains a constant gain of the mixing stage.

The closest prior art, Kung (US 6,037,825) shows a similar system for biasing of a transceiver integrated circuit. However, Kung fails to disclose "...a variable gain

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amplifying stage in a transmitter chip, said variable gain amplifying stage comprising: a first circuit operable to provide a current drive signal in response to a reception of a voltage control signal and voltage intermediate frequency signal by said variable gain amplifying stage, said current drive signal having an AC current component and a DC current component; a second circuit operable to provide a DC current control signal in response to a reception of said voltage control signal by said variable gain amplifying stage; and wherein a ratio of a first ampere level of said DC current component of said current drive signal to a second ampere level of said DC current control signal is constant...".

This distinct feature has been added to independent claim 1 and renders it allowable. Claims 2-7 are allowed by virtue of their dependency on claim 1.

Regarding independent **claim 7**, Kung also fails to show "...a transmitter chip comprising: a variable gain amplifying stage operable to provide a current drive signal and a DC current control signal, said DC current drive signal having an AC current component and a DC current component; a biasing stage operable to provide a first DC current biasing signal in response to a reception of said DC current control signal; and wherein a first ratio of a first ampere level of said DC current component of said current drive signal to a second ampere level of said DC current control signal is constant..." . Claims 8-14, and 16 are allowed by virtue of their dependency on claim 7.

Regarding independent claim 18, Kung also fails to show "... a method for dynamically biasing a transmitter chip, said method comprising: generating a current

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drive signal in response to a reception of a voltage control signal and a voltage intermediate frequency signal, said current drive signal having an AC current component and a DC current component; and generating a DC current control signal in response to a reception of said voltage control signal, wherein a first ratio of a first ampere level of said DC component of said DC current drive signal to a second ampere level of said DC current control signal is constant...". Claims 19-20 are allowed by virtue

#### Conclusion

## Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

#### or faxed to:

of their dependency on claim 18.

(703) 872-9306, (for formal communications intended for entry, for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, 6<sup>th</sup> Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sonny TRINH whose telephone number is 703-305-1961. The examiner can normally be reached on Monday-Thursday and on alternate Fridays.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ed URBAN can be reached on 703-305-4385. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

SONNYTRINH PRIMARY EXAMINER

6/24/04